TTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Ber runber, and add	(dress):		FOR COURT USE ONLY
Laura A. Wasser, Esq. (SBN 173740)) `		
WASSER, COOPERMAN & CARTER			
Professional Corporation 2029 Century Park East. Suite 1200	n		
2029 Century Park East, Suite 1200 Los Angeles, CA 90067-2957		W	
TELEPHONE NO.: (310) 277-7117 FAKNO.	(Oplional):	225	TIDA
MAIL ADDRESS (Optional):		LOS ANG LE	LES SUPERIOR
ATTORNEY FOR (Manne): Britney Spears UPERIOR COURT OF CALIFORNIA, COUNTY OF LOS A	MCELES		LES SUPERIOR COURT
STREET ADDRESS: 111 North Hill Street	4407720	N (JV 0 7 2006
MAILING ADDRESS: 111 North Hill Street			
CITY AND ZIP CODE: LOS Angeles, CA 90012		POHN 🗪.	CLARKE, CLERK
BRANCH NAME: CENTRAL DISTRICT	·	a	4-00 O
ARRIAGE OF		TANKIH 2	A PADILLA, DEPUTY
PETITIONER: BRITNEY SPEARS			- CEI-OIT
, Citions a second			•
RESPONDENT: KEVIN FEDERLINE			
PETITION FOR	115.0	CASENUL	BER: DOITTCEO
X Dissolution of Marriage	· :		BD455662
Legal Separation	•	ià.	Condon
Nullity of Marriage	AMENDED	Case sasig T	ned to Judge
		Department	<u>×\$</u>
, RESIDENCE (Dissolution only) X Petitioner	Respondent has b	een a resident of this	state for at least six months a
of this county for at least three months immediately p	preceding the filing of thi	s Petition for Dissolut 1	ion of Marriage.
Or and doung for at foods and an arrange of	•	,	
STATISTICAL FACTS	2		
a. Date of marriage: 10/6/04	c. Time		e to date of separation (speci-
b. Date of separation: 11/6/06	Years	s: 2 MO	nths: 1
DECLARATION REGARDING MINOR CHILDREN (I	*		
 adopted during the marriage): a There are no minor children. b The minor children are: 	Birthd		Age <u>Se</u> x
Child's name	9/14/05		L3 months M
Sean Preston Federline	9/12/06		3 weeks N
Jayden James Federline			
Continued on Attachment 3b.			
 If there are minor children of the Petitioner and R and Enforcement Act (UCCJEA) (form Ft-105) m 	nust be attached:		
d. A completed voluntary declaration of patern the marriage is attached.	nity regarding minor chil	dren bom tothe Petit.i	oner and Respondent prior to
4. SEPARATE PROPERTY			
and debte folder	in Property Dec	claration (form FL-160) in Attachment 4
Petitioner requests that the assets and devis listed			
Patitioner requests that the assets and debts listed X below be confirmed as separate property. tem			Confirm to
x below be confirmed as separate property. item a) Miscellaneous jewelry and oth b) Earnings and accumulations of	er personal ef	fects om and after	<u>Confirm to</u> Petition the
x below be confirmed as separate property.	ner personal ef F Petitioner fr	ts and obligat	Confirm to Petition the Petition
below be confirmed as separate property. item a) Miscellaneous jewelry and oth b) Earnings and accumulations of date of separation c) There are additional separate of the parties, the exact nat presently known. NOTICE: You may redact (black out) social securi	ner personal ef F Petitioner fr e property asse ture and extent	ts and obligation of which are	Confirm to Petition the Petition tions not
 x below be confirmed as separate property. a) Miscellaneous jewelry and oth b) Earnings and accumulations of date of separation c) There are additional separate of the parties, the exact nat presently known. 	ner personal ef F Petitioner fr e property asse ture and extent	ts and obligation of which are	Confirm to Petition the Petitions tions not d with the court in this case
below be confirmed as separate property. Item a) Miscellaneous jewelry and oth b) Earnings and accumulations of date of separation c) There are additional separate of the parties, the exact nat presently known. NOTICE: You may redact (black out) social securions other than a form used to collect child or spousal	ner personal ef f Petitioner fr e property asse ture and extent ity numbers from any support.	ts and obligation of which are	Confirm to Petition the Petition tions not d with the court in this case
below be confirmed as separate property. Item a) Miscellaneous jewelry and oth b) Earnings and accumulations of date of separation c) There are additional separate of the parties, the exact nat presently known. NOTICE: You may redact (black out) social securions other than a form used to collect child or spousal	ner personal ef F Petitioner fr e property asse ture and extent	ts and obligation of which are	Confirm to Petition the Petitions tions not d with the court in this case

							
RRIAG	E OF (lest name, first name of partie	s): FY and FEDERLINE.	KEVIN	CASE NUMBE	. PC		
41		· ·					
	ARATION REGARDING COMMU	NITY AND QUASI-COMMUN	ITY ASSET	S AND DEBTS A	S CURREN	TLY KNOWN	
ECLA X	There are no such assets or	debts subject to disposition DV	v the court ir	i wiis proceeding	-		
. F	All such assets and debts are	listed in Property D	eçlaration (f	orm FL-160)	in Atta	chment 5b.	
- ا	below (specify):						
						4.5	
	•						
etitic	oner requests				_		
. [x	The colution of the marriage Da	sed on		ullity of voidable			
يعي	(4) v irreconcilable differ	rences, (Fam. Code, 9 23 10)	a).) (1) petition			ļ.
	(2) incurable insanity.	(Fam. Code, § 2310(b).)			Code, § 2210		
. Г.	legal separation of the parties	based on			dsting marris		
	/43	rences, (Fam. Code, § 2310(a).)		Code, § 2216	v(0 <i>).)</i> ım, Code, § 221	in(e))
	(2) incurable insanity.	(Fam. Code, § 2310(b).)			(Fam. Code		0(0).7
c. 🗔	nullity of void marriage based	ON (5-1200)			(Fam. Code		
	(1) incestuous marriag	ge. (Fam. Code, § 2200.)	,			(Fam. Code,	S 22106
	(2) bigamous marriage	e. (Fam. Code, § 2201.)					
Petiti	oner requests that the court gra	nt the above relief and make	injunctive (ir	ncluding restraini	ng) and other	r orders as tolk	Ows:
				1 461114	oner Kespo	ndent Joint	Other
a.	Legal custody of children to				드 느	╡ ・ ╞═╣	
				,,,,,,,,,	드 는	╡	-
	in the second and to						
	Fig.	311 TFL-312 FL-	-341(C) 🛴	FL-341(D) [FL-341(E) Attacr	meni /
	- narentage	of any children born to the P	etitioner an	d Respondent pri	or to the ma	rriage.	
		W			یا یا	딕	
f	o company payable to (earn)	ings assignment will be issue	(D)				
	Terminate the court's jurisd	iction (ability) to award spous	sal support to	o Respondent.			
ց. հ.	Bronoth rights be determine	ied.		*			
i.	Petitioner's former name be	e restored to (specify):					
i.	Other (specify):						
J.							
	Continued on Attachme	nt 7j.				I Com Ali In among	.i 4h
Chil			ne Pelitione	r and Responder	t before or	ouring this man	nage, u v∴∆n
COUR	d support—If there are minor chil t will make orders for the support	of the children upon request:	and submis	SION OF HINBRIGHT	orrais by the	reguesting part	
			rty required	to bay support in	ner hey me	1631 011 0101 444	
	ounts at the "legal" rate, which is	ORDERS ON THE BACK OF	F THE SUN	MMONS, AND IL	NIDERSTA	ND THAT THE	Y APPL
I HA	ME WHEN THIS PETITION IS FIL	.ED.					
101	ME WHEN THIS PETITION IS FIT re under penalty of perjury under to 2006	the laws of the State of Califo	rnia that the	foregoing is true	and correct		
declar	November 6, 2006		h 100	e next page	for face	imile sion	ature
			(Se				
RIT	NEY SPEARS (TYPE OR PRINT NAM	(F)		SIGNA	TURE OF PETITO	ONER)	
				$\overline{\mathcal{A}}$		_	
ate:	November 7, 2006	CADMED	•			· .	
AURA	A. WASSER OF WASSER, COC	PERMAN & CARTER			AT TORNEY FO		
retire other	CE: Dissolution or legal separation manument plan, power of attorney, pay similar thing, it does not automat should review these matters, as we tate to determine whether they shour the agreement of your spouse.	on may automatically cancel the on death bank account, survically cancel the right of a sportell as any credit cards, other	credit accou	ieliciary of the off unts, insurance po ko apy other scik	er Spouses	HIE HISCHARIOS	d credit es may
		PETITION-MA	RRIAGE				Page 2 0
	Rev. January 1, 2005						

ARRIAGE OF SPEARS, BRITNEY and FEDERLINE, KEVI	CASE REMIERS:
DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNITY AS a. There are no such assets or debts subject to disposition by the co b. All such assets and debts are listed in Property Declaration below (specify):	runt in Units proceeding.
	•
Petitioner requests a. X _b dissolution of the marriage based on d.	mullity of vokishie mea rriage based on
41 4 1 Amendra citable differences. (Fam. Code, 6 2310/al.)	(1) prillioner's age at time of marriage.
incurable insenity, (Fem. Code, § 23 10(b),)	(Fam Cocto, § 2210(6).)
to all second to a of the parties based on	(2) prior existency manage.
(1) "irreconcilable differences. (Fam. Code, § 2310(a).) (2) "incurable insently. (Fam. Code, § 2310(b).)	(Fem. Cocil e., § 2210(01.) (3) unsound exhibit. (Fem. Code, § 2210(c).)
nukthr of void marriage bases on	(4) fraud. (Farm. Code, § 2210(d).)
(1) incestuous marriage, (Fem, Code, § 2200.)	(5) force. (Farm. Code, § 2210(e).)
(2) bigamous marriage. (Fam. Code, § 2201.)	(6) physical irr capacity. (Fam. Code, § 2210)
Politionar requests that the court grant the above relief and make injunctive. Legal custody of children to	Senioue & Kesbourgut Joint Other
b. Physical custody of children to	
As requested in form: FL-311 FL-312 FL-341(C)	PL-341(b) PL-341(c) PATRICIAN CO.
d. Determination of parentage of any children born to the Petitioner a. Attornoy fees and coats payable by	and Keshponeerhing to the therefore
in the least of the second and a second the least and	
The transfer of the populate inviediction (ability) in provent societies supply	art to Respondent.
tenned rights be determined.	
Petitioner's former name be restored to (specify):	
) Other (specify):	
Continued an Attachment 7.	
Collinger att were such as	oner and Respondent before or during this marriage, th
to an Addison have to as adopted by the Dathis	mission of financial forms, by the requesting perty. An
Child support—if there are minor children born to or adopted by the Petitic court will make orders for the support of the children upon request and subjecting assignment may be issued without further notice. Any party requirements the Tagget rate, which is surently 10 percent.	tan or box southermore family transmission and
Child support-if there are minor children born to or adiopted by the Petitic court will make orders for the support of the children upon request and subcourt will make orders for the support of the children upon request and subcourt will make orders for the Secure without further notice. Any party requisions at the Tegal rate, which is currently 10 percont. 1 HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE SECURE THE SECURE OF	SUMMONS, AND LUND TERSTAND THAT THEY APPL
Child support-if there are minor children born to or acto pted by the Petitic court will make orders for the support of the children upon request and sub-perintings assignment may be issued without further notice. Any party requirement the Tagget rate, which is surefully 10 percent.	SUMMONS, AND LUND TERSTAND THAT THEY APPL
Child support-if there are minor children born to or adopted by the Petitic court will make orders for the support of the children upon request and subjusted the support of the children upon request and subjusted the support of the children upon request and subjusted the support of the children and the support of the children and the RESTRAINING ORDERS ON THE BACK OF THE STOME WHEN THIS PETITION IS FILED. TO ME WHEN THIS PETITION IS FILED. Sociale under penalty of penjury under the laws of the State of California that give november (, 2006)	the foregoing is the and correct.
Child support-if there are minor children born to or adopted by the Petitic count will make orders for the support of the children upon request and sub-estingle assignment may be issued without further notice. Any party requirements if the Tegel's rate, which is currently 10 percent. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE STOME WHEN THIS PETITION IS FILED. TO ME WHEN THIS PETITION IS FILED. Idease under penalty of penjury under the laws of the State of California that gibt. November 6, 2006	SUMMONS, AND I UNDERSTAND THAT THEY APPL
Child support-if there are minor children born to or adopted by the Petitic count will make orders for the support of the children upon request and subjection of the children upon request and subjections are supported by the least process. Any party requirements at the Teget rate, which is currently 10 percent. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE STOME WHEN THIS PETITION IS FILED. Isolate under penalty of penjury under the laws of the State of California that size is november 6, 2006 RITNEY SPEARS (TYPE OR PARK 1849)	the toregoing is two and correct. Command Of Permonent Command
Child support-if there are minor children born to or adopted by the Petitic count will make orders for the support of the children upon request and subject on the children upon request and subject of the children upon request and subject of the legal rate, which is currently 10 percent. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE STOME WHEN THIS PETITION IS FILED. Idealize under penalty of perjury under the laws of the State of California that give november 6 , 2006 RITNEY SPEARS (THE DEPARTMENT) SEE: November 1 , 2006 AURA B. WASSER OF WASSER, COOPERMAN & CARSER	the toregoing is the and correct. Secondary of Permonen (Facsimile signature)
Child support-if there are minor children born to or adopted by the Petitic count will make orders for the support of the children upon request and subject of the children notice. Any party requirement may be issued without further notice. Any party requirements if the Tegal rate, which is currently 10 percent. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF THE STOME WHEN THIS PETITION IS FILED. TO ME WHEN THIS PETITION IS FILED. declare under penalty of penjury under the laws of the State of California that give. November 6 , 2006 RITNEY SPERSE.	the foregoing is the and correct. the foregoing is the and correct. the foregoing is the and correct. (Facts intile signature) (Blackfulk of ATOPHICY FOR FERMINER) d a spouse under the other spouse's will, trust, rights to any properly own and in joint tenancy, and any beneficiary of the other spouse's finestrance policy, courts, incurrence polices, retirement plans, and credit the structure artists. However, some channess may

					FL-105/GC-12
RNEY OR PARTY WITHOUT ATTORNE	Y (Name, State Bar number, and add	hess):		FOR COURT I	JSE ONLY
ura A. Wasser, Es	sq. (SBN 173740)	,		4	
ASSER, COOPERMAN !	CARTER				
cofessional Corpor	ration	^		10	
29 Century Park I	sast, Suite 1200	,			
os Angeles, CA 900 TELEPHONE NO. (310) 2	77-7117	(Ontional)	•		
	, , , , , , , , , , , , , , , , , , ,).(Optional):		RIL	r n
AL ADDRESS (Optional): httorney for (Name): Britne	v Spears				ERIOR COURT
PERIOR COURT OF CALIF	ORNIA, COUNTY OF	OS ANGELES	·	LOS ANGELES SUF	ERIOR COURT
STREET ADDRESS: 111 NO:	rth Hill Street			NOV Ó 7	2006
MAILING ADDRESS: 111 NO:	rth Hill Street			1107 0 7	
CITY AND ZIP CODE: LOS ATI	geles, CA 90012			JOHN A. CLAR	KE CLERK
BRANCH NAME: CENTRA	L DISTRICT				(f.)
PETITIONER: BRITNE				BY CYNTHIA PADI	DEDITY
PEHHONER: BRITING	1 or mento			OT CTIVENIA PAUL	
RESPONDENT: KEVIN	FEDERLINE				
DECLADATIO	N UNDER UNIFORM	CHILD CUSTO	DY	CASE NUMBER:	
				R	0455669
JURISDICTIO	N AND ENFORCEME		-C)-		v 100002
My present address children presently res (Number): 2 (Insert the information re	iding with me as confider	ntial. minor children are idence informatic	subject to this proc	eeding as follows: or the Jast FIVE years.	
hild's name		Place of birth	1	CRIS OF DWILL	Sex M
an Preston Feder	ine	Los Angele	es, CA	9/14/05 (name and present address)	Relationship
iad of residence	Address		Britney Spe		Mother
	X Confidential				
rth w present	1		1	100	
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to	-				
			-	4	
	· ·				<u> </u>
10		Place of birth		Date of birth	Sex
Child's name		1	es Ca	9/12/06	м
ayden James Feder	1 1176 same as given above for child a	Los Angele	ישי ישי	7,12,00	1
X (If NOT the same, provide the	same as given above for child a e information below.)	1	Damon ohlid lived ii	th (name arrid present address)	Relationship
riod of residence	Address		Leison culia nasa m	mineria 91 te bucaciu anniese)	- demonstration
to present	Confidential				
p. 0-3110					1
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to					
		W			
			14.		
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IO					
•					
to to	re listed on Attachment	3c. (Provide all red	uested information	for additional children.)	
to Additional children a	re listed on Attachment	3c. (Provide all req	uested information	for edditional children.)	Page

		CASE NULL CASE N
HORITITLE: MARRIAGE OF SPEARS,	BRITNEY and FEDERLINE,	CALL NOT SOLVE
Have you participated as a party or a witness elsewhere, concerning custody of a child sub	or in some other capacity in another litig	ation or custody proceeding, in California or
	following information):	
a. Name of each child:		
	other (specify):	
c. Court (specify name, state, location):		
d. Court order or judgment (date):		
Do you have information about a custody procase, other than that stated in item 4?	oceeding pending in a California court of	or any other court concerning a child in this
X No Yes (If yes, provide the fo	llowing information):	
a. Name of each child:		
D. Heldie di pidoscung.	n or divorce guardianship	acoption other (specify):
c. Court (specify name, state, location):		
d. Status of proceeding:		
One or more domestic violence restrait The orders are from the following court	ning/protective orders are now in effect. or courts (specify county and state):	(Attach a copy of the orders if you have one.)
a. Criminal: County/state:		County/state:
Case No. (if known):	Case No.	
b. Family: County/state Case No. (if known):	d. Other: Co	
Do you know of any person who is not a party rights with any child in this case? X No Yes (if yes, provide the folion		stody or dail ms to have custody of or visitation
	b. Name and address of person	c. Name and address of person
a. Name and address of person	or many and addition of particular	
	- A	,
1		
Has physical custody	Has physical custody	Has physical custody
Claims custody rights	Claims custody rights	Claims custody rights Claims visitation rights
Claims visitation rights	Claims visitation rights	Claims visitation rights
Name of each child	Name of each child	Name of each child
		1
I declare under penalty of perjury under the I	aws of the State of California that the fore	egoing is trui e and correct.
Date: November , 2006		
TOTAL COURT	(See nex	t page for facsimile signature)
RITNEY SPEARS (TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)
Number of pages attached after this pages	ige:	*
NOTICE TO DECLARANT: You have a comproceeding in	ntinuing duty to inform this court if you a California court or any other court cor	cerning a child subject to this proceeding.
DPOLADA	TION UNDER UNIFORM CHILD CUS	STODY Page 2 of 3
	TION ON DER UNIFORM CHIED COS TION AND ENFORCEMENT ACT (UC	,1001
	<u> </u>	
JURISDICT S'd	ION AND ENFORCEMENT ACT (UC	MGEI:S BODS TO VON

ort title: marriages of spears Ivin	, onlines and progresses,	CLESHILLA AND RES
the state of the s		
Have you participated as a pury or a water alsowhere, concerning curstody of a child≤	assor in so the other capacity in another ublact to this Orocaedino?	lingation of case Rody proceeding, in California or
	ns following In Journation):	
Name of each child:		
i, I was a: party witness a. Court (specify name, state, location):	other (specify):	
. Court order or judgment (dale):		
Do you have information about a custody ase, other than that statect in item 4?	proceeding pending in a California con	ust or any other court concerning a child in this
X No Yes (If yes, provide the	following information):	4 4
. Name of each child:		
	No division	
Nature of proceeding: dissolu	tion or divonces guardienship	adoption other (specify):
Court (specify name, state, location):		
. Status of proceeding:		
". a	animal are one seems authorial and an america	of Milanda a communication and second second
The orders are from the following cou	ri or couris (S.Decily county and state):	ot. (Altach a copy of the orders if you have one.)
· ·		ite: County/states =
		No. (# known);
Lasa No. Or Alloward		PSC. IN RIVENIU.
Family: County/s tests	d. C Other:	County/state:
Case No. (if known): Description who is not a part	d. Other:	
Family: County/s tata Case No. (if known): o you know of any person who is not a par puts with any child in this case? x No. Yes (if yes, provide the folio	d. Case to the proceeding who has physical	Countylstale: No. (if known):
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SUMMONS (Family Law)

NOTICE TO RESPONDENT (Name): KEVIN FEDERLINE AVISO AL DEMANDADO (Nombre):

You are being sued. Lo están demandando.

Petitioner's name is: BRITNEY SPEARS

Nombre del demandante:

CITACIÓN (Derecho familiar) FOR COURT USE DAILY

NOV 0 7 2006

JOHN A. CLARKE, CLERK

CASE NUMBER (NUMERO DE 6450) 6 2

You have 30 calendar days after this Summons and Petition are served on you to file a Response (form FL-120 or FL-123) at the court and have a copy served on the petitioner. A letter or phone call will not protect you.

If you do not file your Response on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee walver form.

If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/self/nelp), at the California Legal Services Web site (www.lawhelpcalifornia.org), or by contacting your local county bar association.

Tiene 30 días corridos después de haber recibido la entrepa legal 7 200 de esta Citación y Petición para presentar una Respuesta (formulario FL-120 o FL-123) ante la corte y efectual la entrepa de de una copia al solicitamie. Una carta o llamada telefonica no basia para protegerio.

Si no presenta su Respuesta e tiempo, la corte puede dar órdenes que afecten su metrimonio o pareja da hecho, sus bienes y la custodia de sus hijos. La corte tembién le puede ordenar que pague manutención, y honorarios y cosos le gales. Si no puede pagar la cuota de presentación, plda al secreta rio un formulario de exención de cuerte de custos. de cuotas.

Si desea obtener asesoramiento legal, póngase en contacto de immediato con un abogado, Puede obtener información para encontrar a un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitto Web de los Servicios Legales de California (www.lawhelpca.lifornia.org) o poniéndose en contento con el colegio de abredos de su condedo. contacto con el colegio de abogados de su condado

NOTICE: The restraining orders on page 2 are effective against both spouses or domestic pathers until the petition is dismissed, a judgment is entered, or the court makes further orders. These orders are enforceable anywhere in California by any law enforcement officer who has received or seen a copy of them.

AVISO: Las órdenes de restricción que figuran en la página 2 valen para ambos cónyuges opareja cie hecho hasta que se despida AVISO. Les ordenes de restronais que se despida la petición, se emita un fallo o la corte de otras órdenes. Cualquier autoridad de la ley que haya recibido o visto una copia de estes la petición, se emita un fallo o la corte de otras órdenes. Cualquier autoridad de la ley que haya recibido o visto una copia de estes órdenes puede hacerlas acatar en cualquier lugar de California.

. The same and address of the	court are (El nombre y dirección de la con	te son):	
LOS ANGELES SUPERI	OR COURT	"	
111 North Hill Str	eet		· ·
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Los Angeles, CA 90	012		
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Taura & Wasser, E	sq. (SBN 173740)	A. CLARKE, CLERK (31	0)277-7117
WASSER, COOPERMAN	& CARTER, P.C. JOHN	A. CEARRE	
once Century Park	East, Suite 1200		~
Los Angeles, CA 90	067-2957 7 7006 Clerk by (Secretario	- ~ m	Deputy (Asistente)
Date (Fecha):	Cierk, by (Countain)		Deputy (Asisteme)
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TO SERVICE OF THE PERSON OF TH			
1800	(Read the reverse	for important information.)
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WARNING-IMPORTANT INFORMATION

WARNING: California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should diebefore the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney If you want the community property presumption to be written into the recorded title to the property.

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic partner are restrained from

- removing the minor child or children of the parties, if any, from the state without the pior written consent of the other party or an order of the court;
- cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the paries and their minor child or children;
- transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and
- creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are extracrumary experiorities and account to the country an extracrumary experiorities materials triese restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

ADVERTENCIA - INFORMACIÓN IMPORTANTE

ADVERTENCIA: De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para los fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusules de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.

ÓRDENES DE RESTRICCIÓN NORMALES DE DERECHO FAMILIAR

En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

- Lleverse del estado de Celifornia a los hijos menores de las partes, si los hublere, sin el conse ratimiento previo por escrito de la otra parte o una orden de la corte;
- Cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiar/os de cualquier seguro u otro tipo de cobertura, tal como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- Transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea pransient, gravar, imposedar, contien o destracerse de calanquier mainera de capaquier propietado, infinitetia o personar, ya saa comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parle o una Orden de la corte, con excepción las operaciones realizadas en el curso normal de actividades o para satisfacer las necesidades de la vide; y
- Crear o modificar una transferencia no testamentaria de manera que afecte el destino de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar en te la corte un aviso del cambio y hacer un a entrega legal de dicho aviso a la otra parte.

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto, por lo meno s cinco días laborales antes de realizado, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propriedad comunitaria, cuasicomunitaria o su y a separada para pagar a un hayan entrado en vigencia. No obstante, puede los profesos de la corte. abogado o para ayudarle a pagar los costos de la corte

SUMMONS (Family Law)

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